

Exhibit EE

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TYLER DIVISION**

MARVELL SEMICONDUCTOR, INC.
MARVELL ASIA PTE., LTD., and MARVELL
INTL., LTD,

Plaintiffs and
Counterdefendants,

V.

COMMONWEALTH SCIENTIFIC AND
INDUSTRIAL RESEARCH ORGANISATION,

Defendant and
Counterclaimant.

Civil Action No. 6-07-CV-204 LED

Oral Argument Requested

Jury Trial Demanded

JOINT STIPULATION REGARDING SONY DOCUMENTS

Marvell Semiconductor, Inc., Marvell Asia Pte., Ltd., and Marvell Intl., Ltd. (“Marvell”) and Commonwealth Scientific and Industrial Research Organisation (“CSIRO”) have met and conferred regarding subpoenas served by CSIRO on Sony Computer Entertainment America, Inc. and Sony Electronics, Inc. (“Sony Subpoenas”). The parties have reached the following agreement regarding documents produced by CSIRO in relation to the Sony Subpoenas and identified by Bates Numbers indicated below ~~DS0005605 DS0005617; DS0005647 DS0005661; DS0005692 DS0005705; DS0005865 DS0005875; DS0005946 DS0005957; DS0005959 DS0005997; DS0006254 DS0006292; DS0006533 DS0006572; DS0007148 DS0007705; DS0007714 DS0007750; DS0007775 DS0007827; DS0007841 DS0007864; DS0007903 DS0007923; DS0007926 DS0008045; DS0008725 DS0008820; DS0008923 DS0008925; DS0008945 DS0008952; DS0010236; DS0012498 DS0012499; DS0012500 DS0012508; DS0012512; and DS0012513-12514~~ (“Sony Docs.”):

- 1) Based on CSIRO's representation that the Sony Docs. were downloaded by CSIRO from either Sony Computer Entertainment America Inc.'s and/or Sony Electronics Inc.'s websites.

Marvell stipulates that for purposes of this matter only, the Sony Docs. identified below will be treated as ~~are~~ authentic business records under Federal Rules of Evidence Rules 803(6) and 901;

DS0005605-DS0005617; DS0005647-DS0005661; DS0005692-DS0005705; DS0005865-DS0005875; DS0005946-DS0005957; DS0005959-DS0005997; DS0006254-DS0006292; DS0006533-DS0006572; DS0007148-DS0007705; DS0007714-DS0007750; DS0007778-DS0007827; DS0007841-DS0007864; DS0007916-DS0007923; DS0007926-DS0008045; DS0008725-DS0008820; DS00010236; and DS0012498-DS0012499;

2) Based on CSIRO's representation that the Sony Docs. were downloaded by CSIRO from either Sony Computer Entertainment America Inc.'s and/or Sony Electronics Inc.'s websites, Marvell stipulates that, for purposes of this matter only, it will treat the Sony Docs. identified below as authentic under Federal Rule of Evidence 901;

DS0007775-DS0007777; DS0007903-DS0007915; DS0008923-DS0008925; DS0008945-DS0008952; DS0012500-DS0012508; DS0012512; and DS0012513-12514;

~~2) Marvell further stipulates that it is on notice of the Sony Docs. for the purposes of Federal Rules of Evidence Rule 902(11); and~~

3) By entering into this stipulation, Marvell is (1) taking no position relative to the Sony Docs. other than as explicitly set forth in paragraphs 1 and 2 above, (2) not agreeing to the admissibility of the Sony Docs., on any other bases and (3) reserving its right to make objections relating to the admissibility of the Sony Docs., and (4) reserving its right to move to exclude their admission into evidence ~~based on those objections; and -~~

4) This stipulation shall only apply in the above-captioned litigation and will not have any force or effect otherwise.

Approved as to form and substance this _____ day of _____ 2010.

By: _____
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MARVELL INTL., LTD.**

Approved as to form and substance this 4th day of March 2010.

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